

## United States Patent and Trademark Office



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILI	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/892,527	06/	/28/2001	Stephanie Grasso	STEPH01	5137
75	90	04/04/2003			
FRED GRASS			EXAMINER		
2689 Mattox Cr Oakton, VA 2				PATTERSON	, MARIE D
				ART UNIT	PAPER NUMBER
				3728	10
				DATE MAILED: 04/04/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.

			AMP
		Application No.	Applicant(s)
Office Action Summan		09/892,527	GRASSO, STEPHANIE
	. Office Action Summary	Examiner	Art Unit
•		Marie Patterson	3728
Period	The MAILING DATE of this communication app I for Reply	ears on the cover sheet w	ith the correspondence address
TH - 6 - 1 - 1 - 8	SHORTENED STATUTORY PERIOD FOR REPLY IE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.13 (fler SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply in NO period for reply is specified above, the maximum statutory period we failure to reply within the set or extended period for reply will, by statute, any reply received by the Office later than three months after the mailing arned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a within the statutory minimum of thi vill apply and will expire SIX (6) MO cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
1)[	Responsive to communication(s) filed on 20 F	ebruary 2003 and 17 Ma	<u>rch 2003</u> .
2a)[	☐ This action is <b>FINAL</b> . 2b) ☑ Th	is action is non-final.	
3)[	closed in accordance with the practice under	ince except for formal ma Ex parte Quayle, 1935 C	atters, prosecution as to the merits is D. 11, 453 O.G. 213.
· ·	sition of Claims		
4)[	Claim(s) <u>1-11 and 13-19</u> is/are pending in the	• •	
<b>5</b> \[	4a) Of the above claim(s) is/are withdray	vn from consideration.	
5)[			
6)[ <b>7</b> )[			
7)[ 8\[			
](8 silaaA	Claim(s) are subject to restriction and/or cation Papers	r election requirement.	
	☐ The specification is objected to by the Examine	r.	
	☐ The drawing(s) filed on is/are: a)☐ accep		the Examiner.
,	Applicant may not request that any objection to the	·— ·	
11)[	☐ The proposed drawing correction filed on	is: a) ☐ approved b) ☐ o	disapproved by the Examiner.
	If approved, corrected drawings are required in rep		
12)[	ightharpoonup The oath or declaration is objected to by the Ex	aminer.	
Priorit	y under 35 U.S.C. §§ 119 and 120		
13)[	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C.	§ 119(a)-(d) or (f).
	a) ☐ All b) ☐ Some * c) ☐ None of:		·
	1. Certified copies of the priority documents	s have been received.	
	2. Certified copies of the priority documents	s have been received in A	Application No
	Copies of the certified copies of the prior application from the International But     See the attached detailed Office action for a list of the second	eau (PCT Rule 17.2(a)).	•
14)[	Acknowledgment is made of a claim for domestic	•	
_	a) ☐ The translation of the foreign language pro☐ Acknowledgment is made of a claim for domesti	visional application has b	een received.
. o,∟ Attachm		- Friency and or 0.0.0.0	. 33 120 anarol 121.
1) 🔯 N 2) 🔲 N	otice of References Cited (PTO-892) otice of Draftsperson's Patent Drawing Review (PTO-948) formation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)

Application/Control Number: 09/892,527 Page 2

Art Unit: 3728

## Drawings

1. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the lacing/threaded support band as claimed in claims 14 and 15 must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 5, 6, and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yavitz (5600902) in view of Evans (6032386).

Yavitz shows a footwear system comprising an athletic foot covering/sneaker (12) and a planar removable outsole (52, figures 8 and 9) with a rigid plate (62) and a single continuous elastic band (60) for attaching the removable outsole to the sneaker and the outsole having traction means (note column 4 lines 9-11) substantially as claimed except for the sole of the sneaker being planar and the exact traction means on the removable outsole. Evans teaches a well known alternative type of sneaker which has

Art Unit: 3728

a substantially planar sole (24 or 152) and a removable outsole (28 or 160) which has traction means comprising a plurality of cleats (30 or 204). It would have been obvious to use a sneaker with a planar sole as is well known and taught by Evans and to provide a plurality of cleats as the traction means on the removable outsole as taught by Evans in the footwear system of Yavitz to provide a different known style of sneaker and to provide increased traction, different levels of traction, or different types of traction.

Evans clearly teaches many different variations in types of traction means located on the foot covering/sneaker and the removable outsole (column 7 lines 26-32). Evans also teaches the use of additional means for attaching removable outsoles to the sole of a sneaker (see column 6 line 66- column 7 line 15). Evans also suggests the use of different spike designs (see column 7 lines 21-26).

3. Claims 2 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over the references as applied to claims 1, 5, 6, and 8 above, and further in view of Adair (3643352) and Smith (5836090).

Yavitz as modified above shows a system substantially as claimed except for a toe cap and an anchor strap/support band. Smith '090 teaches providing an anchor strap/support band (16 and 16') on a removable outsole. Adair teaches providing a toe cap (shown at 12 in figure 1) in a spiked removable outsole. It would have been obvious to provide a toe cap as taught by Adair and to provide an anchor strap/support band as taught by Smith '090 in the system of Yavitz modified above to provide a more secure attachment of the outersole to the foot covering/sneaker.

Application/Control Number: 09/892,527

Art Unit: 3728

4. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over the references as applied to claim 2 above, and further in view of McNeil (4525939) and/or Carey (4299037).

Yavitz as modified above shows a system substantally as claimed except for forming the cleats as turf knobs which are part of the outersole. McNeil and/or Carey teaches forming cleats as turf knobs which are formed as part of outersoles. It would have been obvious to form the cleats as turf knobs as taught by McNeil and/or Carey in the system of Yavitz as modified above to reduce the cost and weight of the outersole.

5. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over the references as applied to claim 1 above, and further in view of Bauer (4377042), Folk (3009269), or Mastrocola (5615495).

Yavitz as modified above shows a system substantially as claimed except for the bands being tapered. Bauer, Folk, or mastrocola teaches forming bands with tapered walls (32, 22, or 38). It would have been obvious to taper the bands as taught by either Bauer, Folk, or Mastrocola in the system of Yavitz to provide a smoother appearance of the connecting area between the foot covering and the removable outersole.

Yavitz as modified above discloses the claimed invention except for the exact material for the band. It would have been obvious to one having ordinary skill in the art at the time the invention was made to use spandex rubber for the band, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. In re Leshin, 125 USPQ 416.

Art Unit: 3728

6. Claims 7, 10, 13, 17, and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over the references as applied to claims 1 and 8 above, and further in view of Johnson (4327503).

Yavitz as modified above shows a system and inherent method of using the system substantially as claimed except for the heights of the cleats, i.e. the cleat pattern.

Johnson teaches a cleat pattern in which the perimeter cleats (30a-30g) are of greater height than the central cleats (32). It would have been obvious to use a cleat pattern as taught by Johnson in the system and inherent method of using a system of Yavitz as modified above to provide traction means/cleat pattern which is appropriate for both natural surfaces and artificial surfaces.

7. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over the references as applied to claim 8 above, and further in view of Adair (3643352) and either Bauer (4377042), Folk (3009269), or Mastrocola (5615495).

Yavitz as modified above shows a system substantially as claimed except for the bands being tapered. Adair teaches providing a toe cap on a removable outersole. Bauer, Folk, or mastrocola teaches forming bands with tapered walls (32, 22, or 38). It would have been obvious to provide a toe cap as taught by Adair and to taper the bands as taught by either Bauer, Folk, or Mastrocola in the system of Yavitz to provide a mores secure attachment of the outersole, to protect the toe of the footwear and provide a smoother appearance of the connecting area between the foot covering and the removable outersole.

Application/Control Number: 09/892,527

Art Unit: 3728

8. Claims 14 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over the references as applied to claims 13, 17, and 19above, and further in view of Smith (5836090).

Yavitz as modified above shows a system and inherent method of use substantially as claimed except for a toe cap and an anchor strap/support band. Smith '090 teaches providing an anchor strap/support band (16 and 16') on a removable outsole. It would have been obvious to provide an anchor strap/support band as taught by Smith '090 in the system of Yavitz modified above to provide a more secure attachment of the outersole to the foot covering/sneaker.

9. Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over the references as applied to claims 14 and 15 above, and further in view of Adair (3643352).

Yavitz as modified above shows a system and inherent method of use substantially as claimed except for a toe cap. Adair teaches providing a toe cap (shown at 12 in figure 1) in a spiked removable outsole. It would have been obvious to provide a toe cap as taught by Adair in the system and inherent method of use of Yavitz modified above to provide a more secure attachment of the outersole to the foot covering/sneaker.

10. Claim 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over the references as applied to claim 13 above, and further in view of Wilcox (Des 105159).

Yavitz as modified above shows a system and inherent method of use substantially as claimed except for the exact shape of the cleats. Wilcox teaches forming cleats in

Art Unit: 3728

the shape of a truncated cone having inwardly bowed sidewalls (see figure 1). It would have been obvious to shape the cleats as taught by Wilcox in the system and inherent method of use of Yavitz to provide a different design, to reduce the weight of the shoe, etc..

1. Telephone inquiries regarding the status of application or other general questions, by persons entitled to the information, "should be directed to the group clerical personnel and not to the Examiners. In as much as the official records and applications are located in the clerical section of the examining groups, the clerical personnel can readily provide status information without contacting the examiners", M.P.E.P. 203.08. The Group clerical receptionist number is (703) 308-1148 or the Tech Center 3700 Customer Service Center number is (703) 306-5648. For applicant's convenience, the Group Technological Center FAX number is (703) 872-9302. (Note that the Examiner cannot confirm receipt of faxes) Please identify Examiner of Art Unit \_\_\_\_\_ at the top of your cover sheet of any correspondence submitted.

Inquiries only concerning the **merits** of the examination should be directd to **Marie** Patterson whose telephone number is (703) 308-0069.

If in receiving this Office Action it is apparent to applicant that certain documents are missing, e.g. copies of references cited, form PTO-1449, for PTO-892, etc. requests for copies of such papers should be directed to (703) 308-1337.

Check out our web-site at "www.uspto.gov" for fees and other useful information.

Marie Patterson Primary Examiner

Art Unit 3728